UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF INDIANA INDIANAPOLIS DIVISION

| Indiana Farm Bureau Insurance, |) | |
|--------------------------------|---|--------------------------|
| |) | |
| Plaintiff, |) | |
| |) | |
| VS. |) | No. 1:19-cv-1568-JMS-TAB |
| |) | |
| GUANGDONG FEILUN TECHNOLOGY |) | |
| INDUSTRIAL CO., LTD., AND |) | |
| SOWOFA US STORE F/K/A SOWOFA |) | |
| C1UB, |) | |
| |) | |
| Defendants. |) | |

ORDER

Presently pending before the Court is a Second Motion for Default Judgment filed by Plaintiff Indiana Farm Bureau Insurance, ("Farm Bureau") against Defendant Guangdong Feilun Technology Industrial Co., Ltd. ("Guangdong Feilun") [Filing No. 72.] In its motion, Farm Bureau asks this Court to enter default judgment in its favor and against Defendant Guangdong Feilun in the amount of \$3,920,028.74, which includes: (1) real property damages in the amount of \$2,733,121.22; (2) personal property damages in the amount of \$861,907.52; and (3) damages associated with living expenses in the amount of \$325,000.00. [Filing No. 72; Filing No. 72-1.]

The Clerk entered default against Guangdong Feilun pursuant to Federal Rule of Civil Procedure 55(a) on October 19, 2020. [Filing No. 49.] Because Guangdong Feilun has not answered or otherwise pled in response to the Complaint, the Court must accept the Complaint's

¹ Co-defendant, Amazon.Com Inc. filed a Response in Opposition to the presently pending motion, arguing that "[t]he Court should either deny the motion or defer ruling on it pending resolution of the claims against the non-defaulting Defendants." [Filing No. 73 at 1.] In light of this Court's recent ruling on Amazon's Motion for Summary Judgment, [Filing No. 110], the Court need not address Amazon's arguments as they are now moot.

allegations as true. Given those allegations, as well as the Second Motion for Default Judgment,

[Filing No. 72], and supporting Affidavit, [Filing No. 72-1], the Court finds a hearing is

unnecessary and now **GRANTS** the pending Motion, [72].

The Court enters **DEFAULT JUDGMENT** pursuant to Federal Rule of Civil Procedure

55(b) in favor of Plaintiff and against Guangdong Feilun in the amount of \$3,920,028.74, with

post-judgment interest to accrue in conformance with 28 U.S.C. § 1961. To the extent that

Plaintiff seeks attorneys' fees and costs in connection with this action, it must file a fee petition by

October 8, 2021 with supporting documentation. Once the issue of attorneys' fees and costs is

resolved, or if no fee application is filed, final judgment will issue accordingly.

Date: 9/13/2021

Hon. Jane Magnus-Stinson, Judge

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United States District Court

Southern District of Indiana

Distribution via ECF only to all counsel of record

Distribution via United States Mail to:

Guangdong Feilun Technology Industrial Co., LTD.

ATTN: Highest Ranking Officer

Haisheng Road, Laimei Industrial Park

Chegnhai District, Shantou City

515800 Guangdong China

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